IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI NORTHERN DIVISION

SANDRA FAY GIPSON, AS
ADMINISTRATRIX OF AND PERSONAL
REPRESENTATIVE ON BEHALF OF THE
WRONGFUL DEATH BENEFICIARIES
OF THE ESTATE OF CHARLES
ELLIOTT McGREW, DECEASED

PLAINTIFF

V. CIVIL ACTION NO. 3:16-CV-624 DPJ-FKB

MANAGEMENT & TRAINING
CORPORATION
and JOHN AND JANE DOES 1-100

DEFENDANTS

DEPOSITION OF BRIAN KALE BULLOCK

Taken at the instance of the Plaintiff at Mississippi State Pentitiary, 698 Parchman Road, Highway 49 West, Parchman, Mississippi, on Tuesday, April 25, 2017, beginning at 10:23 a.m.

REPORTED BY:

SHANNA CUMBERLAND, CCR #1774

Jackson Gulfport Brooks Court Reporting 1-800-245-3376

Meridian New Orleans

- 1 A. To be honest with you, the gang
- 2 affiliation -- the Latin Kings, I've been involved
- 3 with them since I was 13 years old, just been
- 4 running the streets with the wrong crowd and all
- 5 that.
- 6 But as in the Walnut Grove situation, my
- 7 dad was supposed to send me some money, so I went
- 8 ahead and got the stuff on my word. Well, when the
- 9 time came for me to get the money, you know, a
- 10 situation had come up and I wasn't able to. But the
- 11 guys wasn't trying to -- wasn't trying to have no
- 12 understanding.
- 13 So that's where it all based -- that's
- 14 where it all stemmed from, was me getting stuff on
- 15 my own word and when it came time to pay it, I
- 16 couldn't. So it was -- I was in a predicament from
- 17 the start.
- 18 Q. Now, when you say "the stuff," that was
- 19 from -- I was reading your statements, and you had
- 20 some drugs, tobacco --
- 21 A. Drugs, cell phone time, food.
- 22 Q. And who were you getting that --
- 23 A. The Vice Lords.
- Q. Where were they getting it from?
- 25 A. Correctional officers.

- 1 A. Huh-uh (negative response).
- Q. Were you ever in any of the -- either at
- 3 Walnut Grove or at East Mississippi when you were
- 4 able to get out of your cells at night?
- 5 A. Uh-huh (affirmative response).
- 6 O. Tell me about that.
- 7 A. I -- I -- I've actually, in Walnut Grove,
- 8 been on a mission where it was after lockdown, where
- 9 we weren't moved until after lockdown. As soon as
- 10 lockdown come, they'd come around and do the
- 11 certified count. The count would clear. Lights
- 12 would go off. Go on the tower, the swing-our door,
- 13 (unintelligible) with somebody.
- 14 Q. And what units were you at?
- 15 A. Unit 5.
- 16 Q. At Walnut Grove?
- 17 A. Five Charlie.
- 18 Q. And let's see. You were there until what
- 19 year, 2014?
- 20 A. '14.
- Q. All right. You didn't know Dazen Howard
- 22 (phonetic), did you?
- 23 MR. GARNER: Object to the form.
- 24 THE WITNESS: Huh-uh (negative response).
- Q. (By Mr. Mullins) We've got another case

CERTIFICATE OF DEPONENT
DEPONENT: BRIAN KALE BULLOCK
DATE: APRIL 25, 2017, 2017
CASE STYLE: SANDRA FAY GIPSON, ET AL. VS.
MANAGEMENT & TRAINING CORPORATION AND JOHN AND JANE
DOES 1-100
ORIGINAL TO: CHARLES R MULLINS, ESQ.
I, the above-named deponent in the
deposition taken in the herein styled and numbered
cause, certify that I have examined the deposition
taken on the date above as to the correctness
thereof, and that after reading said pages, I find
them to contain a full and true transcript of the
testimony as given by me.
Subject to those corrections listed below, if any, I find the transcript to be the correct
testimony I gave at the aforestated time and place.
Page Line Comments
rage Hille Commence
- <u></u>
This the day of, 2017.
BRIAN KALE BULLOCK
State of Mississippi
County of
Subscribed and sworn to before me, this the
day of, 2017.
My Commission Expires:
My Commitable Expites.
Notary Public
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